ANDREW H. WILSON

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WILSON CAMPILONGO LLP 475 GATE 5 ROAD, SUITE 212 SAUSALITO, CALIFORNIA 94965 (415) 289-7100 TELECOPY (415) 289-7110



TELECOPY COVER LETTER

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DATE: 7/26/04

TO: Ford Greene, Esq.
Total No. of Pages (including cover letter): B
RE: CSI v. Armstrong
Appeal Case# A107100
FROM: Angela for Andrew H. Wilson, Esq.
TELEPHONE: (415)289-7100
NOTE: Completed Case Screening Form, blank Case Screening Form, Instruction Sheet, Rule 3.5, and completed Civil Case Information Sheet.
CHECK ONE:

*___ Document is also being transmitted by mail _____ * X Document is being transmitted by telecopier only

cc:

TELEPHONE:

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OUR FILE NUMBER: SCI02-028

CONFIDENTIALITY NOTICE: The information contained in this facsimile transmission from the law firm of Wilson Campilongo LLP is confidential and may also be legally privileged as an attorney-client communication and/or otherwise exempt from disclosure under applicable law. The information is intended only for the use of the individual or entity to whom it is addressed. If you are not the addressee, or the employee or agent responsible to deliver this facsimile to its intended recipient, you are hereby notified that any review, use, dissemination, distribution, disclosure, copying or taking of any action in reliance on the contents of this facsimile transmission is strictly prohibited. If you have received this communication in error, please immediately notify us by telephone and return the original facsimile transmission to us at the above address via the U.S. Postal Service. Thank you.

MIRSON COMPILANCE 01

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COURT OF APPEAL, FIRST APPELLATE DISTRICT CASE SCREENING FORM

This form should be submitted to the clerk of the Court of Appeal for transmittal to the mediation program administrator. The form will not be entered in the court file. Attach pertinent documents, e.g., any judgment, findings of fact, statement of decision, or order appealed from. Attach additional pages if necessary.

Church of Scientology Intl. Case No: A107100 (MSC #CV021632) Case Name: v. Gerald Armstrong Your Name: Andrew H. Wilson State Bar No.: 63209 Counsel for: Petitioner, Church of Scientology Intl. Subject Matter (Check all that apply): () Attorney's Fees () Family Law () Personal Injury () Insurance () Probate (WBusiness/Contract Construction
 Employment () Intellectual Property () Professional Negligence () Medical Malpractice () Real Estate Dther (specify): ____ Number of Parties: 2 Date Notice of Appeal Filed: 7/15/04 Appellant: Church of Scientology Intl. Counsel: Andrew H. Wilson Firm: Wilson Campilongo LLP Address: 475 Gate 5 Rd., Ste. 212, Sausalito, CA 94965 Tel: 415/289-7100 FAX: 415/289-7110 E-mail: ahw@wilsoncampilongo.com Respondent: Gerald Armstrong _ Counsel: Ford Greene Firm: HUB Law Offices 👘 Address: 7-11 Sir Francis Drake Blvd., San Anselmo, CA 94960 Tel: 415/258-0360 FAX: 415/456-5318 E-mail: Cross-Appellant: _____ Counsel: _____ Firm; _____ Address: Tel: ______ FAX: _____ E-mail: Other Parties: ____ See Attachment. _____ Case No.: CV021632 Trial Court: Marin Superior Court Trial Judge: Hon. Lynn Duryee

p.6

The trial court judgment resulted from:

__Jury Trial __Court Trial __Summary Judgment __Demurrer __Dismissal __Nonsult __Arbitration Award __Administrative Mandamus __Order (specify): _____ __Other (specify): _____

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What was the judgr		\$500,000.					
What was the last se	ettlement d	emand? \$	n/a	Offer S			
Identify all ADR pr arbitration, or settle neutral parties involu- scheduled settle	ement confi lved: <u>None</u>	er ences) . State ; Respondent	the name of all j	judges, medi	ators, or other		
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List the appellate iss See attached Par	sues that yo ragraph #	u anticipate: 2.					
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of this appeal and any related litigation or dispute (e.g., an insurance adjuster, spouse, or lien holder): None other than parties.

What else should be considered in determining whether this case should be submitted to mediation? See attached Paragraph #3.

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Court of Appeal, First Appellate District Case Screening Form

Attachment Page No. 1

Briefly state the facts of this case:

Paragraph #1) Petitioner and Respondent entered into a settlement agreement in 1986 which Respondent has admittedly breached on hundreds of occasions. Despite a liquidated damages provision which was found valid in a previous case, the trial court refused to award damages in accordance with that provision and limited damages to \$500,000.

List Appellate Issues that you anticipate:

Paragraph #2) Issue on appeal is whether the trial court erred in refusing to enforce the liquidated damages provision and, specifically, whether this refusal contravenes the trial court's ruling in the earlier, related case, the judgment in which was final in 1997.

What else should be considered in determining whether this case should be submitted to mediation?

Paragraph #3) Petitioner submits that this case is appropriate for mediation. This appeal is the latest chapter in litigation which arose from a settlement of still earlier litigation. The provisions of that agreement have been finally adjudicated to be valid and binding, despite which Respondent continues breaching the agreement. A judicial declaration is essential.

Court of Appeal, First Appellate District Case Screening Form, Attachment Page No. 1

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PROOF OF SERVICE

I, the undersigned, declare:

I am employed in the County of Marin, State of California. 1 am over the age of 18 and not a party to the within action; my business address is 475 Gate 5 Road, Suite 212, Sausalito, California 94965.

On July 26, 2004, I served the foregoing document(s) described as follows:

PETITIONER'S COMPLETED COURT OF APPEAL CASE SCREENING FORM, BLANK COURT OF APPEAL CASE SCREENING FORM; INFORMATION SHEET; and LOCAL RULE 3.5

on the interested parties in this action by placing true copies thereof enclosed in sealed envelopes addressed as stated on the attached service list, as follows:

XX BY MAIL:

XX VIA FACSIMILE

____ BY HAND DELIVERY

Ford Greene, Esq. HUB Law Offices of Ford Greene 711 Sir Francis Drake Blvd. San Anselmo, CA 94960-1949

Facsimile No.: (415) 456-5318

Executed on July 26, 2004. at Sausalito, California

- XX (State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.
 - (Federal) I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

gla aler Angela Parker (Type or Print Name) (Signature)

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COURT OF APPEAL, FIRST APPELLATE DISTRICT MEDIATION PROGRAM INFORMATION

(See the attached local rule 3.5 and Case Screening Form and the instructions on the next page.)

Under local rule 3.5, the Court of Appeal, First Appellate District, may select your case for mandatory mediation, or any party may confidentially request in writing to be included in the mediation program. Either way, mediation is an opportunity to be welcomed by you and your client.

<u>Mediation</u>

Mediation is an informal, *confidential* process in which a neutral party (the mediator) assists the parties in understanding their own interests, the interests of the other parties, and the practical and legal realities they all face. The mediator helps the parties explore options and arrive at a mutually acceptable resolution of the dispute. The mediator does not resolve the dispute. The parties do.

Advantages of appellate mediation

- Mediation can avoid the risk of reversal. Even if you have obtained a judgment in the trial court, there is a significant chance that it may be reversed on appeal and remanded for further, costly proceedings.
- Mediation can avoid financial risk. A judgment may be worth less than face value if there is a significant risk that the judgment debtor will go bankrupt or if a delayed judgment satisfaction will have adverse effects. In addition, a mediated resolution may avoid or mitigate unfavorable tax effects.
- Mediation can bring more satisfactory results. Often the trial court judgment does not satisfy even the prevailing party. A mediator can assist the parties to achieve their real interests.
- Mediation can save money. The mediation process begins at the outset of the appeal. This can save substantial costs of preparing the record and briefs.
- > Mediation can save time. Mediation can resolve a dispute in a matter of days, while an appeal can take months.
- Mediation can provide greater client participation. Clients often are frustrated by a restricted role in pretrial and trial proceedings. Once the trial record is complete, clients can have greater participation and satisfaction in determining the resolution of their disputes. Often, this aids attorney-client relations.
- > Mediation can reduce stress. Mediation encourages cooperation and communication,

while discouraging the adversarial atmosphere of litigation. Litigation is very stressful. Most people reach a point where they want to get on with their life, with their business, and, sometimes, with their relationship with other parties.

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Subject matter

Although some disputes require an appellate decision, almost any dispute can be resolved through mediation. This includes disputes involving business matters, civil rights, corporations, construction, consumer protection, contracts, copyrights, defamation, disabilities, discrimination, domestic relations, employment, environment, harassment, health care, housing, insurance, intellectual property, labor, landlord/tenant relations, the media, medical malpractice and other professional negligence, neighborhood problems, partnerships, patents, personal injury, probate, product liability, property damage, real estate, securities, sports, and taxes, among other matters.

Mediators

The court has recruited experienced mediators and appellate specialists, based on their training, experience, and performance. In addition, the court provides intensive training in appellate mediation. A mediator will be matched to specific disputes, normally on a pro bono basis, or the parties may choose their own mediator at market rates, as long as the mediator follows the rules and policies of the court's mediation program.

Mediation process

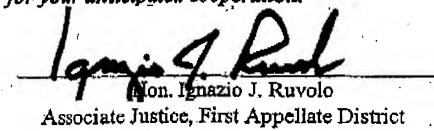
The mediation process commences as soon as possible after the filing of the Notice of Appeal, to save the parties as much money and time as possible in record and brief preparation. If your case is selected, you will be contacted promptly by the mediation program administration with instructions, assignment to a mediator, and scheduling of a confidential mediation session. After the mediation session, participants evaluate the mediation, the mediator, and the mediation program and is required by local rule 3.5. The mediation process does not extend the time periods for preparation of the record, briefing, or other aspects of the appeal.

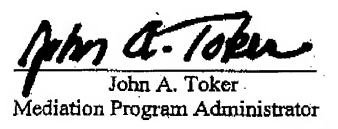
Instructions

Appellants: Within 10 days of the filing of the Notice of Appeal, file a completed Case Screening Form and pertinent documents with the clerk of this court and serve all other parties with a copy of <u>ALL OF THE FOLLWING:</u> (1) your completed Case Screening Form, (2) a blank Case Screening Form, (3) this information sheet, and (4) local rule 3.5.

Other parties: Within 15 days of the filing of the Notice of Appeal, file a completed Case Screening Form with the clerk of this court and serve it on all other parties.

For further information, call the mediation program administration, 415-865-7373. Thank you for your anticipated cooperation.





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Rule 3.5. Mediation in Civil Appeals

(a) [Mediation Program] To aid the expeditious and just resolution of civil appeals, the Court of Appeal for the First District has established a mediation Program ("Program"). Procedures for mediation and operation of the Program shall be promulgated by the First District Mediation Committee ("Committee"). The Program will be directed by a Mediation Program Administrator ("Administrator") acting under Committee procedures and supervision by the Administrative Presiding Justice or a designated Supervising Justice. This rule is not meant to replace Local Rule 3, but to create an additional alternative dispute resolution process.

(b) [Scope of Mediation Program] Any civil appeal may be placed in the Program if selected by the Administrator or requested in writing by a party. The Administrator may remove an appeal from the Program and shall record the reasons for removal.

(c) [Mediators] The Committee shall specify the qualifications, training, and process for appointment of mediators in the Program. The Administrator will assign mediators to appeals. Mediation services will be furnished by the Court without fee to the parties, provided that a mediation session exceeding 4 hours may be terminated by the mediator unless the parties and the mediator agree upon a fee payable to the mediator for continued services. The Administrator may replace a selected mediator upon written request by a party supported by a showing of good cause or upon request of the mediator.

(d) [Mediation Process]

(1) Within 10 days of the filing of the notice of appeal, the appellant shall file with the Clerk and shall serve on all other parties a completed Case Screening Form. Within 15 days of the filing of the notice of appeal, the other parties shall file with the Clerk and shall serve on all other parties their Case Screening Forms. The Case Screening Forms shall be transmitted by the Clerk to the Administrator and shall not be entered in the court file.

(2) The Administrator, within 10 days of receipt of the Case Screening Forms, shall notify the parties when a case is selected for mediation and furnish the name, address and telephone number of the mediator. At the same time, the Administrator shall furnish the mediator copies of the Case Screening Forms.

(3) The Administrator, within 5 days of selection of the mediator, shall furnish to the parties 3 dates within the next 30 days when the mediator is available for the mediation session.

(4) The parties, within 5 days of receipt of these dates, shall advise the Administrator of their scheduling preferences. The Administrator, after conferring with the mediator, promptly shall select the date and site for the mediation session and shall notify the parties.

PAGE 08

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(5) The mediator, with the approval of the Administrator, may, for good cause, postpone or continue a mediation session to a date certain.

(6) The mediator may require parties or their counsel to furnish information, documents, records or other items specified by the mediator.

(7) The mediator may at any time communicate with any of the parties or their counsel with or without notice to the other parties or their counsel.

(8) All parties and their counsel must attend all mediation sessions in person. If the party is not an individual, then a party representative with full authority to settle all appeals and cross-appeals must attend all mediation sessions in person, in addition to counsel. If a party has potential insurance coverage applicable to any of the issues in dispute, a representative of each insurance carrier whose policy may apply also must attend all mediation sessions in person, with full settlement authority. Any exception to this requirement must be approved in writing by the Administrator.

The mediator may invite participation by any additional person or entity if the mediator concludes that such participation would facilitate mediation.

(9) No later than 10 days after completion of mediation, the mediator shall submit to the Administrator a Mediation Attendance Form, listing all participants in the mediation, and a Mediator's Statement, notifying the Administrator of the results of the mediation.

(10) No later than 10 days after completion of mediation, the parties and their counsel shall separately complete and submit to the Administrator evaluations of the mediation and the mediator on a form provided by the Administrator.

(11) The parties and their counsel shall take the steps necessary to implement the agreements reached in mediation.

(e) [Confidentiality] Except as otherwise required by law, information disclosed to the mediator, the parties, counsel, or any other participant in the mediation, or to the Administrator or the Coordinator of the mediation Program, shall be confidential and shall not be disclosed to anyone not participating in the mediation Program.

(f) [Ethical Standards] Mediators shall adhere to the rules of conduct for mediators in court-connected mediation programs for civil cases, California Rules of Court, rules 1620-1620.9.

(g) [Appellate Process] Parties and counsel shall comply with all rules applicable to processing appeals while concurrently participating in the mediation Program.

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(h) [Sanctions] Monetary sanctions may be imposed by the Administrative Presiding Justice or Supervising Justice for failure to comply with these rules.

(Adopted, eff. Feb. 1, 2000, amended eff. Ocotober 7, 2002).

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COURT OF APPEAL, FIRST APPELLATE DISTRICT **CASE SCREENING FORM**

This form should be submitted to the clerk of the Court of Appeal for transmittal to the mediation program administrator. The form will not be entered in the court file. Attach pertinent documents, e.g., any judgment, findings of fact, statement of decision, or order appealed from. Attach additional pages if necessary.

Counsel for: Subject Matter (<i>Check all t</i> () Attorney's Fees	hat apply): () Family Law () Insurance () Intellectual Property	 () Personal Injury () Probate
Counsel for: Subject Matter (<i>Check all t</i> () Attorney's Fees	hat apply): () Family Law () Insurance () Intellectual Property	 () Personal Injury () Probate
() Attorney's Fees	 () Family Law () Insurance () Intellectual Property 	() Probate
() Construction() Employment		
Number of Parties:		
Appellant: Firm:	Counsel:	·
Address: FAX:	E-mail:	
Respondent:	Counsel:	· · · · · · · · · · · · · · · · · · ·
Firm:Address:	، بر می می برد این می 	
Tel: FAX:	E-mail:	· · · · · · · · · · · · · · · · · · ·
Cross-Appellant: Firm:	Counsel:	
Address:		
Fel: FAX:	E-mail:	
Other Parties: See Attac	hment.	•
Frial Court:		Case No.:
Frial Judge:		

The trial court judgment resulted from:

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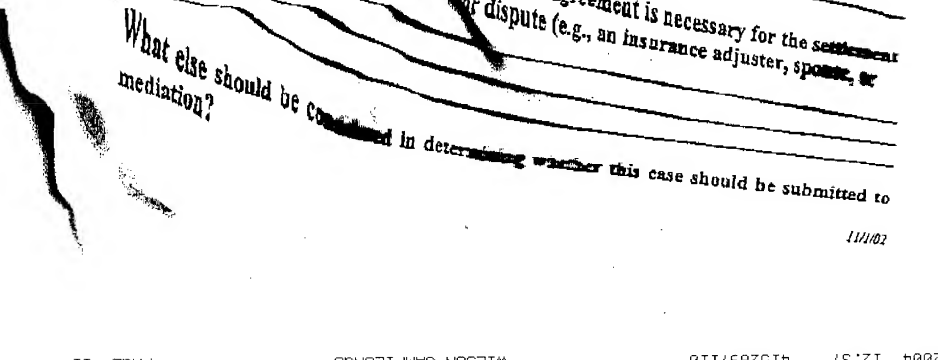
__Jury Trial __Court Trial __Summary Judgment __ Demurrer ___ Dismissal ___ Nonsuit __ Arbitration Award __ Administrative Mandamus Order (specify): ___Other (specify): ___

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	udgment?:	
What was the la	ast settlement demand? S	Offer \$
	R processes in this case in which you settlement conferences). State the name number of the main number of the settlement conferences.	me of all judges, mediators, or othe
Briefly state the	facts of this case:	ь.
List the annellate	e issues that you anticipate:	
_ This is a case o (Specify):	of first impression. ipally involves the validity or inter-	etation of a statute, ordinance, or
gulation. (Specify):	or interpr	ciation of a statute, ordinance, or
lated case or case	3:	ctation of a statute, ordinance, or
nat is the outcome	that you to be	No.
at is the outcome Damages (specify)	ther you seek in this case?	No
and the outcome Damages (specify)	S: Court: ther you seek in this case? Socijy):	No,

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TO BE FILED IN THE COURT OF APPEAL

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CIVIL CASE INFORMATION STATEMENT	Court of Appeal Case Number (# Known):
COURT OF APPEAL APPELLATE DISTRICT, DIVISION _4	A107100
	FOR COURT USE ONLY
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	
Andrew H. Wilson (SBN 63209)	÷
-Wilson Campilongo	
475 Gate 5 Rd., Ste 212, Sausalito, CA 94965 TELEPHONEND: (415)289-7100	
	· ·
ATTORNEY FOR (Name): Church of Scientology International	
APPELLANT: Church of Scientology International RESPONDENT: Gerald Armstrong	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Marin	
STREET ADDRESS: 3501 Civic Center Drive	
MAILING ADORESS:	
CITY AND ZIP CODE San Rafael, CA 94913	
BRANCH NAME:	
	Superior Court Case Number:
JUDGES (all who participated in case): Hon. Lynn Duryee	CV021632

NOTE TO APPELLANT: You must file this form with the clerk of the Court of Appeal within 10 days after the clerk mails you a notice that this form must be filed. You must attach to this form (1) a copy of the judgment or order being appealed that shows the date it was entered (see Cal. Rules of Court, rule 2(c) for definition of "entered") and (2) proof of service of this form on all parties to the appeal. (CAUTION: An appeal in a limited civil case (Code Civ. Proc., § 85) may be taken ONLY to the appellate division of the superior court (Code Civ. Proc., § 904.2), or to the superior court (Code. Civ. Proc., § 116.710 [small claims cases]).

PART I - APPEAL INFORMATION

A. A	PPE	ALA	31,1,1,	TY
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1.	Appeal	iş	from:	
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Judgment after jury trial Judgment after court trial Default judgment Judgment after an order granting a summary judgment motion Judgment of dismissal under Code Civ. Proc., §§ 581d, 583.250, 583.360, or 583.430 Judgment of dismissal after an order sustaining a demurrer An order after judgment under Code Civ. Proc., § 904.1(a)(2) An order or judgment under Code Civ. Proc., § 904.1(a)(3)-(13) Other (describe and specify code section that authorizes this appeal):

2. Does the judgment appealed from dispose of all causes of action, including all cross-actions between the parties? Yes No. If no, please explain why the judgment is appealable:

B. TIMELINESS OF APPEAL (Provide all applicable dates.)

(Exhibit "A" attached) 1. Date of entry of judgment or order appealed from: 5/20 1_{04}

- 2. Date that notice of entry of judgment or a copy of the judgment was mailed by the clerk or served by a party under California
 - Rules of Court, rule 2: n/a_/___/___
- 3. Was a motion for new trial, judgment notwithstanding the verdict, reconsideration, or to vacate the judgment made and denied?
 - Yes No If yes, please specify the type of motion:

Date motion filed: ____/___ Date denied: ____/___ Date denial served: ____/____
4. Date notice of X appeal or C cross-appeal filed: ____/____

C. BANKRUPTCY OR OTHER STAY

Is there a related bankruptcy case or a court-ordered stay that affects this appeal. ____ Yes X No If yes, please attach. a copy of the banknuptcy petition [without attachments] and any stay order.

Pege 1 of 2

PAGE 12

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API	PELLATE CASE TITLE:	SUPERIOR COU	IRT CASE NUMBER:	
	Church of Scientology Intl. v. Armstrong	CV02163	32	
).	APPELLATE CASE HISTORY (Provide additional information, if necessary, on attain is there now, or has there previously been, any appeal, writ, or other proceeding reappellate court? X Yes No If yes, insert name of appellate court: S Appellate court case no.: Title of case:	lated to this case	pending in any California page	
•	Name of trial court: Trial court case no.: SERVICE REQUIREMENTS is service of documents in this matter, including a brief or a petition, required on the or agoncy under California Rules of Court, rule 44.5 or a statute? Yes A	Attorney General] No <i>II yes, plea</i>	or other nonparty public of use indicate the rule or	fice
	Bus. & Prof. Code, § 17209 (Unfair Competition Act) Gov. Code, § Bus. & Prof. Code, § 17536.5 (False advertising) Health & Saf.	12656(a) (False C Code, § 19954.5 (cess to public buildings) Ialms Act) (Accessible seating and	
	Civ. Code, § 51.1 (Unruh, Ralph, or Bane Civil accommodation Rights Acts; antiboycott cause of action; sexual Health & Saf.	ons)	Disabled access to	
	 civil rights action by district attorney) Civ. Code, § 55.2 (Disabled access to public conveyances, accommodations, and housing) 	specify statute):		
1	civil rights action by district attorney) Other (please Civ. Code, § 55.2 (Disabled access to public	specify statute): of a party's bria	f or petition and brief on Attorney General or other	
	 civil rights action by district attorney) Civ. Code, § 55.2 (Disabled access to public conveyances, accommodations, and housing) NOTE: The rule and statutory provisions listed above require service of a copy the Attorney General or other public officer or agency. Other statutes requiring public officers or agencies may also apply. (See, e.g., Code Civ. Proc., § 1355; 	specify statute): of a party's bria	f or petition and brief on Attorney General or other	
	 civil rights action by district attorney) Civ. Code, § 55.2 (Disabled access to public conveyances, accommodations, and housing) NOTE: The rule and statutory provisions listed above require service of a copy the Attorney General or other public officer or agency. Other statutes requiring public officers or agencies may also apply. (See, e.g., Code Civ. Proc., § 1355; Code, § 21167.7.) 	specify statute): / of a party's bria g service on the / Gov. Code, § 946	f or petition and brief on Attorney General or other	
	 civil rights action by district attorney) Civ. Code, § 55.2 (Disabled access to public conveyances, accommodations, and housing) NOTE: The rule and statutory provisions listed above require service of a copy the Attorney General or other public officer or agency. Other statutes requiring public officers or agencies may also apply. (See, e.g., Code Civ. Proc., § 1355; Code, § 21167.7.) PART II – NATURE OF ACTION Nature of action (check all that apply): Conservatorship X Contract Eminent domain 	specify statute): / of a party's bria g service on the / Gov. Code, § 946	f or petition and brief on Attorney General or other	

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12. Other action (describe);

B. This appeal is entitled to calendar preference/priority on appeal (cite authority):

PART III - PARTY AND ATTORNEY INFORMATION

Please attach to this form a list of all the parties and all their attorneys of record who will participate in the appeal. For the parties, Include the following Information: the party's name and his or her designation in the trial court proceeding (plaintiff, defendant, etc.). For the attorneys, include the following information: name, State Bar number, mailing address, telephone number, fax number, and e-mail address.

This statement is prepared and s		OA HULL		
APP-004 [Rev. January 1, 2004]	CIVIL CASE INFORMATION STATEME			Page 2 of 2
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Court of Appeal, Civil Case Information Sheet

Attachment Page No. I

Civil Case Information Sheet, Section "D," Appellate Case History

Appellate Court:	Court of Appeal, First Appellate District, Division 4
Appellant Case No.:	
Name of Trial Court:	Marin County Superior Court
Title of Case:	Church of Scientology International v. Superior Court of Main
	County Superior Court, et al
Trail Court Case No.:	MSC Case No. CV157680
Appellate Court:	Court of Appeal, First Appellate District, Division 4
Appellant Case No.:	A075027
Name of Trial Court:	Marin County Superior Court
Title of Case:	Gerald Armstrong v. Church of Scientology International
Trial Court Case No.:	MSC Case No. CV157680

Court of Appeal, Civil Case Information Sheet, Attachment Fage No. 1

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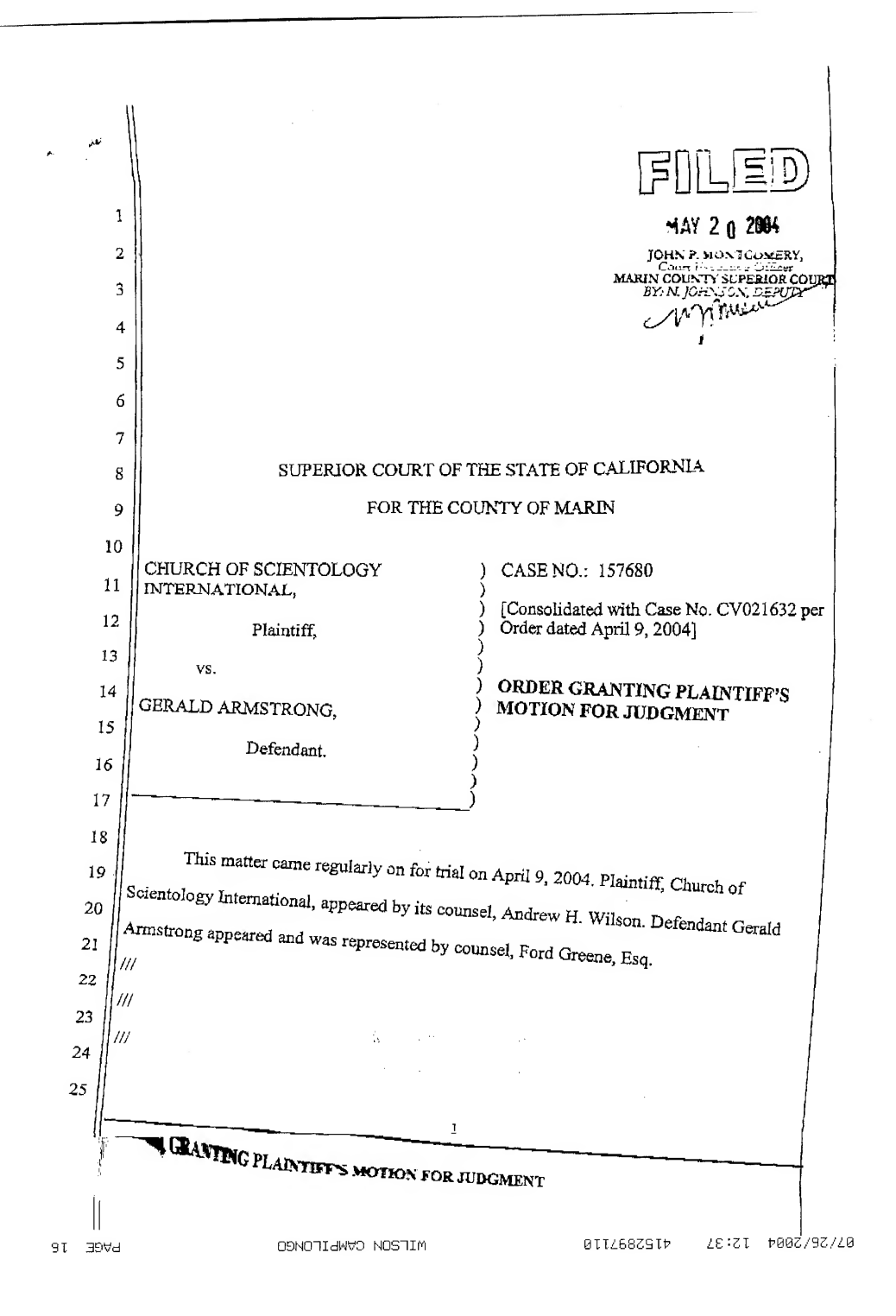
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EXHIBIT "A"

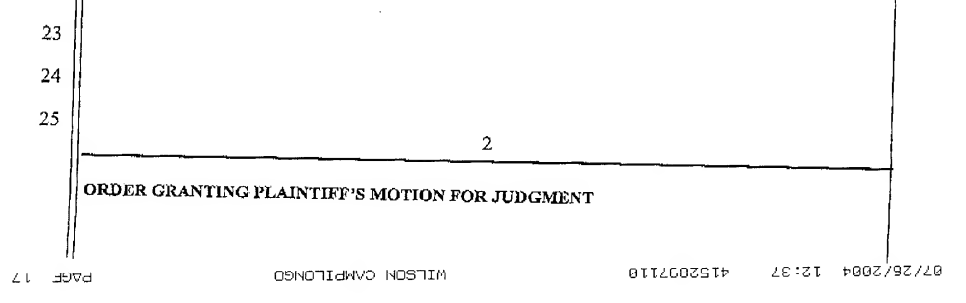
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After hearing opening statements of the parties, taking judicial notice of the various pleadings and papers on file in the consolidated actions Church of Scientology International v. Armstrong, Case No. 152229 and Church of Scientology International v. Armstrong, Case No. 157680, the Court made the following ruling: Mr. Armstrong received a benefit under the settlement agreement of \$800,000. It would be unconscionable to punish him beyond what the benefit was that was conferred to him. Armstrong was previously sanctioned in the sum of \$300,000. Judgment is therefore entered for plaintiff, on the admitted violations, of \$500,000. GOOD CAUSE appearing therefor it is hereby ORDERED that judgment shall be entered in favor of plaintiff and against defendant in the amount of \$500,000.00. 5/20/m DATED: Honorable M. Lynn Duryce JUDGE OF THE SUPERIOR COURT



PROOF OF SERVICE

I, the undersigned, declare:

I am employed in the County of Marin, State of California. I am over the age of 18 and not a party to the within action; my business address is 475 Gate 5 Road, Suite 212, Sausalito, California 94965.

On July 26, 2004, I served the foregoing document(s) described as follows:

PETITIONER'S CIVIL CASE INFORMATION STATEMENT

on the interested parties in this action by placing true copies thereof enclosed in sealed envelopes addressed as stated on the attached service list, as follows:

XX BY MAIL:

XX VIA FACSIMILE

____ BY HAND DELIVERY

Ford Greene, Esq. HUB Law Offices of Ford Greene 711 Sir Francis Drake Blvd. San Anselmo, CA 94960-1949

Facsimile No.: (415) 456-5318

Executed on July 26, 2004, at Sausalito, California

XX_(State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

(Federal) I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Rugila aleer Angela Parker

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